REMARKS

Claims 66-85 were previously pending in this application. In this Reply, independent claims 66 and 76 have been amended. New dependent claims 86-91 have been added. Support for the claim amendments and the new claims can be found in the specification as filed in at least p. 24, line 7 to p. 29, line 10. Applicants reserve the right to pursue the any subject matter lost by the amendments in this or a continuing application. After entry of the amendment, claims 66-91 are now pending in this application. The Examiner's claim rejections are respectfully traversed, as discussed below.

Previous independent claims 66 and 76 were rejected under 35 U.S.C. \$103(a) based on U.S. Patent No. 5,815,145

Matthews, III (hereinafter "Matthews I") in view of U.S. Patent No. 6,025,837 Matthews, III et al. (hereinafter "Matthews II").

With respect to amended independent claims 66 and 76, applicants submit that neither Matthews I nor Matthews II shows or suggests the features of grouping cells (operable to display video) on a display into a region, displaying a region highlight around the cells in the region, allowing a user to navigate a region highlight to the region without displaying a cell highlight, and, in response to a user selection of the region, displaying a cell highlight around one of the cells in the selected region, and allowing the user to navigate the cell highlight to any of

the cells in the selected region. Amended independent claims 66 and 76 are patentable over Matthews I and Matthews II, individually or in combination. Accordingly, applicants submit that amended independent claims 66 and 76 are allowable.

Dependent claims 67-75 and 77-91 depend upon one of allowable independent claims 66 and 76 and, therefore, are also allowable.

Applicants respectfully submit that this application is in condition for allowance. Reconsideration and allowance of this application are respectfully requested.

Respectfully submitted,

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